

**To:** John D. Ditmore[jdditmore@CVREnergy.com]  
**Cc:** Alexandra Magill Bromer[ABromer@perkinscoie.com]; Foley, Patrick[Foley.Patrick@epa.gov]; Bob Morris (rmorris@CVREnergy.com)[rmorris@CVREnergy.com]; LaBoda, Sarah[LaBoda.Sarah@epa.gov]; Werner, Leslye[Werner.Leslye@epa.gov]; Javier Ahumada[JAhumada@kdheks.gov]; 'Tim Evans'[TEvans@kdheks.gov]; Peterson, Bill[Peterson.Bill@epa.gov]  
**From:** Peterson, Bill  
**Sent:** Thur 6/9/2016 6:30:13 PM  
**Subject:** FW: Coffeyville Resources Refining & Marketing, LLC  
CRRM - NSPS Reporting Change.PDF  
Coffeyville Resources Refining & Marketing Letter (6-6-16).pdf

Mr. Ditmore,

I was informed just today about CRRM's request to KDHE to modify the reporting schedule for the NSPS Ja Flares at the Coffeyville Refinery. As a result, I've had very limited time to look into this matter, but feel the need to respond immediately to allow CRRM the maximum time to obtain compliance with the CAA on this issue.

**Ex. 7(a)**

**Ex. 7(a)**

**Ex. 7(a)**

Until further notice, EPA Region 7 would like a copy of all reports, notifications, performance tests, performance evaluations, etc. required pursuant to NSPS Ja be submitted to EPA Region 7. I would be happy to provide a more formal request if

CRRM desires.

I will be out of the office this afternoon and will not return until June 20<sup>th</sup>. I will then be traveling on June 20<sup>th</sup> to Washington DC to meet with CRRM on June 21. Therefore, I felt the need to respond with an immediate response. If CRRM or Perkin Coie, LLP has further questions regarding this issue, I request you contact my attorney, Sarah LaBoda at (913) 551-7424.

Regards,

Bill Peterson

EPA Region 7

(913) 551-7881

**From:** Tim Evans [mailto:TEvans@kdheks.gov]

**Sent:** Thursday, June 09, 2016 12:08 PM

**To:** 'Bromer, Alexandra Magill (Perkins Coie)' <ABromer@perkinscoie.com>

**Cc:** Peterson, Bill <Peterson.Bill@epa.gov>; Javier Ahumada <JAhumada@kdheks.gov>;  
Connie Ellis <CEllis@kdheks.gov>

**Subject:** RE: Coffeyville Resources Refining & Marketing, LLC

Hello Alix,

**Ex. 7(a)**

**Ex. 7(a)**

I would suggest that you contact Mr. Peterson to discuss

the request to change reporting for CRRM flares (see attached "Coffeyville Resources Refining & Marketing Letter (6-6-16)").

Tim Evans  
Environmental Specialist

Compliance & Enforcement Section  
Bureau of Air  
Kansas Department of Health and Environment  
1000 SW Jackson, Suite 310  
Topeka, KS. 66612  
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**From:** Bromer, Alexandra Magill (Perkins Coie) [<mailto:ABromer@perkinscoie.com>]  
**Sent:** Thursday, June 09, 2016 11:46 AM  
**To:** Tim Evans <[TEvans@kdheks.gov](mailto:TEvans@kdheks.gov)>  
**Cc:** Johnson Koch, LeAnn M. (Perkins Coie) <[LeAnnJohnson@perkinscoie.com](mailto:LeAnnJohnson@perkinscoie.com)>  
**Subject:** FW: Coffeyville Resources Refining & Marketing, LLC

Hi Tim,

# Ex. 7(a)

Thank you,

Alix

**Alexandra Magill Bromer | Perkins Coie LLP**

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E. [ABromer@perkinscoie.com](mailto:ABromer@perkinscoie.com)

**From:** Bromer, Alexandra Magill (Perkins Coie)  
**Sent:** Thursday, June 09, 2016 10:34 AM  
**To:** 'tevens@kdheks.gov'  
**Cc:** Johnson Koch, LeAnn M. (Perkins Coie)  
**Subject:** Coffeyville Resources Refining & Marketing, LLC

Hi Tim – Thanks again for the call this morning.

I thought I'd provide all of my contact details – they are below. For your reference, attached is an excerpt from the **2008** Federal Register notice for the final NSPS subpart Ja rule. I've highlighted 40 CFR 60.108a(d) – this is the report CRRM intends to submit on its established NSPS subpart Ja reporting schedule (Jan/July).

Also, can you please forward me a copy of the letter you sent to CRRM last year approving the NSPS subpart Ja streamlined reporting?

Thanks so much,

Alix

**Alexandra Magill Bromer | Perkins Coie LLP**

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